DUNAWAY, McGarthy & Dye. P. G.

ATTORNEYS AT LAW 1836 K STREET, N. W. WASHINGTON, D. C. 20006

(202) 857-0577

RECEIVED JUL 14 11 33 AM '78 I.C.C. FEE OPERATION BR.

June 28, 1978

Filed & Recorded JUL 1 4 1978

ICC Woshington D. C. RECORDATION NO.

Secretary of the Interstate JUL 1 4 1978 · 11 44 AM Date..... Room 1227

MILENATATE COMMERCE COMMISSION Washington, DC 20423

> ICC Recordation of Security Interest Re: in Railroad Rolling Stock

Dear Secretary:

Pursuant to Section 49 U.S.C. 20c, we are enclosing \$50.00 and the original and five certified true copies of a June 21, 1978, Security Agreement to be recorded by the ICC.

The names and addresses of the parties to the enclosed Chattel Mortgage Security Agreement are as follows:

1. Debtor-Mortgagor

Max Kaminoff, Esq. 2300 The Bank of California Center Seattle, Washington 98164

2. Secured Party-Mortgagee

The Bank of California P.O. Box 3095 Seattle, Washington 98114

FRANK H. CASE, III JOE A. SHULL

STUART S. DYE G. COPE STEWART III

GEORGE D. BILLOCK, JR.* JEFFREY D. KNOWLES

*ADMITTED IN PENNSYLVANIA ONLY

CHARLES R. MC CARTHY, JR.

MAC S. DUNAWAY

Secretary of the Interstate Commerce Commission Page Two June 28, 1978

The general description of the equipment covered by the enclosed Security Agreement is as follows:

Two, seventy ton, fifty foot, six inch "XF" type Boxcars having identifying markings, MDDE, representing the lessee railroad, Maryland & Delaware Railroad, and the designated serial numbers MDDE 2261, MDDE 2262.

Kindly return the original and three copies to this office.

Very truly yours,

Joe A. Shull

mrs

Enclosure

SECURITY AGREEMENT - PERSONAL PROPERTY

Bank), a security interest in the followin	described property (coll.	ateral):	ĎP.	lational Association
		_	MECORDATIO	in no. 9567
"Two (2) 70 ton, 50 foot,	6 inch, XF type	Boxcars having se	rial numbers -	Filed
SN- man and	SN-		44-	1978 -11 40
SN- 13008 2261	134		MILENAIN .	4
gether with cash and non-cash proceeds ols, spare parts, accessories, supplies a plicies and other property described in c	of the collateral, all addition and improvements thereto or to which borrower is or	ons, accessions, added, rep now owned and hereaft becomes entitled to recei	placed and/or substitute er acquired, and all pro ive on account of collat	Manage of collateral oceeds of i GSM_M/g eral.
2. I further agree that the above descall be and is security for (1) payment and time as this Agreement, (2) payment of the debts to the Bank, (3) payment of the debts, and, (4) performance of all of no greement and any other loan agreeme ank. 3. I further warrant, covenant, and agreeme ank. 3. I further warrant, covenant, and agreeme ank. 4. Warranties: I am the owner of the delear of any lien, encumbrance or set ated on my loan application, and (2) I reperty against any claim or demand acrest of the Bank. 5. Payment: I will pay when due agreement, together with interest, and all rents or other claims which are or may acceptable to Bank. The policy or per delivered to the Bank and shall contains shall be the loss payee. The insurance of the surance company. Bank shall have not desure a company. Bank shall have not desure the surance coverage in force shall constitute in the Bank. The failure of borrower to have at all time insurance coverage in force shall constitute above described personal property to be depayable without notice unless the Bank above described personal property to be be breach, waives such breach in writing D. Care of Property: I will maintain the subject of this Agreement, in a good ill properly maintain it to prevent determined the property maintain it to prevent determined the subject of this Agreement, in a good ill properly maintain it to prevent determined to the property agreement of the further encumber, subject of the further encumber.	of any loan made at the of all of my existing and if all of my notes evidently obligations under this not between me and the ree with the Bank that: he personal property free curity interest except as will defend the personal diverse to the security interest except as will defend the personal diverse to the security interest except as will defend the personal diverse to the security interest except as will defend the personal diverse to the security interest except as will defend the personal diverse to the security interest except as will defend the personal diverse to the security interest against the seep the above described ement value with a comolicies of insurance shall also require a tenes any cancellation by the security to purchase, at borton satisfy borrower's obtained in the hands of Bank itute a default under this entire debt secured by the entire debt secured	sonal property at any to sonal property in which Bank for inspection upon 4. Events of Default A. Borrower's fail with Bank or breach of B. Any change in Bank's judgement impaperformance. C. Any actual or a collateral or in the marging performance. C. Any actual or a collateral or in the marging performance. E. Any change in F. Any change in G. Death, terminal insolvency, appointment under bankruptcy or delor any guarantor of the 5. Rights on Defaul Agreement, the entire diately due and payable ity interest by any mea Commercial Code or or Bank, I agree to assemil and make it available to nate. All reasonable exneys' fees incurred by B session and dispose of the property, the subject of sale, shall be paid from 6. See revers	ank shall have the right time, and I agree to make Bank has a security in request. are: ure to pay or perform the any warranty herein. borrower's financial irs the prospect of borrower's reasonably anticipated of ket price thereof which is at sactory as security eizure against borrower possession of security. It title or ownership of seation of business, assign to freceiver, or the fibor's relief laws of, by debt. It: If I default in the proceed and Bank may proceed and Bank may proceed and Bank may proceed and Bank at such location penses, including legal and in the exercise of ine collateral must be paid tof this Security Agreer of the side for amen	to inspect the perake any and all perinterest available to his or any agreement condition which in rower's payment of deterioration of the causes it in Bank'y, or any of the collader of the causes of the collader of the causes of the collader of the coll
All rights hereunder shall inure to the rower's heirs, executors, administrator joint and several.	benefit of Bank's success, successors and assigns. I	ments, acknowled sors and assigns, and all of there be more than one	obligations of the borro	ower shall bind the
21/98 ma	(& aunu			
Date	Borrower	// :	Address	
Date	Borrower	·	Address	,,
			.5	111/
The undersigned grants to Bank a securit Bank of the debt of the above named b	orrower. The term "borro	ateral described above on wer" as used above mean		
n the collateral, and means borrower in	ally prevision dealing with			
th the collateral, and means borrower in	any provision dealing with		,	Judiciple

Borrower

Address

Date

7. Supplement to Security Agreement - Personal Property

A. "The Debtor covenants and agrees to cause to be plainly, distinctly appermanently and conspicuously marked upon the side of the collateral the following words in letters not less than 1" in height: BANK OF CALIFORNIA, SECURED PARTY. In case, during the continuance of this Security Agreement, any such marking on the collateral shall at any time be painted over or otherwise be made inconspicuous, removed, defaced or destroyed, the Debtor shall immediately cause the same to be restored or replaced."

B. "The Debtor covenants and agrees that it will cause this Security Agreement and all amendments, supplements and assignments hereto to be duly filed with the Interstate Commerce Commission in accordance with Section 20c of the Interstate Commerce Act, at Debtor's sole cost and expense."

	INDI	VIDUAL FOR	M OF ACKNO	OWLEDGMENT
	STATE OF Washington			
	County of King		,ss:	
	On this 21st	day of	June	19 <u>78</u> , before me
	person described in an acknowledged that he ex	d who exec	uted the i	to me known to be the foregoing instrument and he his free act and deed. Bank of California, N.A.
	(SEAL) My commission expires			Title of officer John R. Johnson Assistant Vice President
	•	,		1
•	WASHINGTON, 88: M. Vickery		, a Notary	y Public in and for the
State of	Washington, hereby cer	tify that	I have exa	mined the original Security
Agreemen	t datedJune 21, 1978		_, and exe	ecuted by Max Kaminoff
	, and	find this	copy to b	pe a true copy of the original
Security	Agreement in all respec	cts.		
Dat	ed: June 21, 1978			
\ \				M Vickery Notary Public

My Commission Expires:

may 17, 1981

BILL OF SALE

Fruit Growers Express Company ("FGE") hereby transfers
Max Kaminoff, Esquire

("Buyer") FGE's interest in the 70-ton 50'6" XF type freight Car(s) identified on the schedule attached hereto, upon delivery at Florence, South Carolina.

FGE hereby warrants to the Buyer that, at the time of delivery of the Car(s), FGE had legal title to the Car(s) and good and lawful right to sell the Car(s) and that the Car(s) are free of all claims, liens, security interests and other encumbrances of any nature. FGE further covenants to defend the title to the Car(s) against the demands of all persons whomsoever based upon claims originating prior to the delivery of the Car(s) by FGE.

FRUIT GROWERS EXPRESS COMPANY

President

June 21, 1978

[CORPORATE SEAL]

SCHEDULE OF DELIVERY

OF

70-TON, 50'6" XF TYPE FREIGHT CARS

RAILROAD REPORTING MARKS

MDDE 2261 MDDE 2262